1 THE HONORABLE JAMES L, ROBART 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 JEWISH FAMILY SERVICE, et al., Civil Action No. 2:17-cv-01707 JLR 10 STIPULATION AND PROPOSED Plaintiffs, ORDER REGARDING 11 CONSOLIDATION AND SCHEDULING ٧. FOR FURTHER PROCEEDINGS 12 DONALD TRUMP, et al., 13 Defendants. 14 On November 21, 2017, the Court directed the parties in Jewish Family Service of Seattle 15 v. Trump, No. 2:17-cv-01707JLR (W.D. Wash.), and Doe v. Trump, No. 2:17-cv-00178 (W.D. 16 Wash.), to show cause why the actions should not be consolidated pursuant to Federal Rule of 17 Civil Procedure 42(a). The parties have met and conferred and now agree and stipulate to the 18 following: 19 1. The cases may be consolidated for further proceedings, provided that (1) the 20 actions retain their separate character, (2) parties to one action will not be 21 designated as parties to the other, (3) parties may continue to file separate 22 briefing so long as it is not duplicative, and (4) consolidation will not affect the 23 page limits to which parties are entitled under the Local Rules, except as 24 25 26 STIPULATION AND [PROPOSED] ORDER REGARDING CONSOLIDATION AND SCHEDULING FOR FURTHER PROCEEDINGS (No. 2:17-cv-01707 JLR)-1

<sup>1</sup> Plaintiffs believe that *JFS* and *Doe* should maintain their separate characters in light of the overlapping but differing legal claims and classes (e.g., the *JFS* Plaintiffs' complaint seeks nationwide relief for refugees whereas the *Doe* Plaintiffs' complaint focuses on Washington State and challenges additional policies). *See* 9A Charles Alan Wright, et al., *Federal Practice & Procedure Civ.* § 2382 (3d ed. 2017) (describing consolidation that "does not merge the suits into a single action"). As consolidated but not merged actions, parties in *JFS* and *Doe* would maintain separate pleadings, but Plaintiffs in each action would endeavor to avoid duplication wherever possible.

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provided in this stipulation or by subsequent Court order. Because *Doe* was filed first, it shall be the lead case for all future filings.

- 2. The preliminary injunction hearing in *Doe* presently scheduled for December 11, 2017, at 1:30 p.m. PST should be vacated, and a new consolidated hearing to address the issues raised in the preliminary injunction motions filed in both *Doe* and *Jewish Family Service* should be set at a date and time convenient for the Court following the completion of briefing in *Jewish Family Service*. The parties respectfully propose a consolidated hearing during the week of December 18, 2017, preferably during the early part of that week in view of the approaching federal holidays.
- 3. Each set of Plaintiffs may file a short notice joining the motion of the other Plaintiffs and addressing issues raised in the opening preliminary injunction brief filed by the other set of Plaintiffs, provided that Plaintiffs will not use these short notices to raise new claims or merits arguments not previously raised by one set or the other. Thus, the parties agree that, on or before November 29, 2017, the *Doe* Plaintiffs and the *Jewish Family Service* Plaintiffs may each file a notice no longer than three pages addressing relevant issues raised in the other set of Plaintiffs' opening brief. The Government may respond to these supplemental arguments in its response in opposition to the *Jewish Family Service* Plaintiffs' motion for preliminary injunction, and may file an overlength brief in order to do so. Specifically, the Government's response brief in

Jewish Family Service may exceed the twenty-four pages allowable under the Local Rules by five pages. STIPULATION AND [PROPOSED] ORDER REGARDING CONSOLIDATION AND SCHEDULING FOR FURTHER PROCEEDINGS (No. 2:17-cv-01707 JLR)—3

## ORDER

Upon consideration of the above stipulation and the record in this matter, the Court approves the stipulation and all dates, page limits, and deadlines specified therein. A hearing to address issues raised in both *Jewish Family Service* and *Doe* is set for

December 21,2017 at 9:00 a.m.

IT IS SO ORDERED

DATED this 29 day of Nov., 2017.

JAMES L. ROBART

UNITED STATES DISTRICT JUDGE

STIPULATION AND [PROPOSED] ORDER REGARDING CONSOLIDATION AND SCHEDULING FOR FURTHER PROCEEDINGS (No. 2:17-cv-01707 JLR)-4

1	So stipulated and presented by:	DATED: November 29, 2017
2	/s/ David Burman	CHAD A. READLER
3	David Burman, WSBA No. 10611	Principal Deputy Assistant Attorney General
	Lauren Watts Staniar, WSBA No. 48741	,
4	Tyler Roberts, WSBA No. 52688 Perkins Coie LLP	JENNIFER D. RICKETTS Director, Federal Programs Branch
5	1201 Third Avenue, Suite 4900	Director, recterar Frograms Branch
	Seattle, WA 98101-3099	JOHN R. TYLER
6	Telephone: 206.359.8000	Assistant Director, Federal Programs Branch
7	Facsimile: 206.359.9000 dburman@perkinscoie.com	
8	lstaniar@perkinscoie.com	/s/ Kevin Snell MICHELLE R. BENNETT
-	troberts@perkinscoie.com	DANIEL SCHWEI
9		KEVIN SNELL
10	Mariko Hirose, <i>Pro Hac Vice</i> Deepa Alagesan, <i>Pro Hac Vice</i>	JOSEPH C. DUGAN Senior Trial Counsel / Trial Attorneys
	Linda Evarts, Pro Hac Vice	U.S. Department of Justice
11	Kathryn C. Meyer, Pro Hac Vice	Civil Division, Federal Programs Branch 20 Massachusetts Avenue, NW
12	International Refugee Assistance Project	Washington, DC 20530
13	40 Rector Street, 9th Floor	Tel: (202) 305-0924 Fax: (202) 616-8460
15	New York, NY 10006 Tel: (646) 459-3044	Email: Kevin.Snell@usdoj.gov
14	mhirose@refugeerights.org	
15	dalagesan@refugeerights.org	Attorneys for Defendants
	levarts@refugeerights.org	
16	kmeyer@refugeerights.org	
17	Elizabeth Sweet, Pro Hac Vice	
-18	Mark Hetfield, Pro Hac Vice	
	HIAS, Inc. 1300 Spring Street, Suite 500	
19	Silver Spring, MD 20910	
20	Tel: 301-844-7300	
21	liz.sweet@hias.org	
21	mark,hetfield@hias,org	·
22	Justin B. Cox, Pro Hac Vice	
23	National Immigration Law Center	
	PO Box 170208	
24	Atlanta, GA 30317 Tel: (678) 279-5441	
25	Fax: (213) 639-3911	
26	cox@nilc.org	

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1	Karen C. Tumlin, Pro Hac Vice
2	Melissa S. Keaney, <i>Pro Hac Vice</i> Esther H. Sung, <i>Pro Hac Vice</i>
3	National Immigration Law Center
	3450 Wilshire Blvd, #108-62 Los Angeles, CA 90010
4	Tel: (213) 639-3900
5	Fax: (213) 639-3911
6	tumlin@nilc.org keaney@nilc.org
7	sung@nilc.org
8	Lauren E. Aguiar, Pro Hac Vice
9	Mollie M. Kornreich, <i>Pro Hac Vice</i> Abigail E. Davis, <i>Pro Hac Vice</i>
10	Four Times Square
	New York, NY 10036 Tel: (212) 735-3000
11	Fax: (212) 735-2000
12	lauren.aguiar@probonolaw.com
13	mollie.kornreich@probonolaw.com abigail.sheehan@probonolaw.com
14	Attorneys for Plaintiffs
15	Autorneys for Funniffs
16	
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18	
19	
20	
21	
22	
23	
24	
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	STIPULATION AND [PROPOSED] ORDER REGARDING CONSOLIDATION AND SCHEDULING FOR FURTHER PROCEEDINGS (No. 2:17-cv-01707 JLR)-6